



Closing Out Sale
of Fishing Tackle, Win-
dow Screens, and
Screen Doors, Poultry
Netting, Barbed Wire,
Blue Flame Oil Stoves.
Plumbing and Heating.

E. A. PRINDLE'S
Depot Sq., - Barre, Vt.

BUSINESS CARDS.

UNDERTAKING
L. M. Williams, Graniteville.
Telephone, Barre 108-2.

Formerly of Barry & Williams of Barre

EDWIN W. BRUCE
Violin Teacher
Pupil of Beethoven, Chopin,
Austria and Henri Maréchal
Secret Diploma. Terms Moderate.
10 Spaulding Street, Barre, Vt.
Phone 115-4.

E. L. TAYLOR, Doctor of Optics.
No. 9 Horse Block, Main St. Barre.
Monday, Tuesday and Wednesday.
Office Hours: 9 a. m. to 12 m.
1:30 to 4 and 7 to 8 p. m.

PRICES VERY REASONABLE
DR. LEWIS D. MARTIN,
OSTEOPATHIC PHYSICIAN.
Office in Room 2, Miller Building. Office
Hours: 9 a. m. to 12 m. and 2 to 4 p. m. Mon-
day, Tuesday, Thursday and Friday.
Telephone Connection.

D. SICKLE, Merchant Tailor.
Ladies' and Gentlemen's Fur
Coats Repaired and Stored.
Suits and Gentlemen's garments cleaned by
steam, pressed and dried. Repairing neatly
done. Orders by mail will receive prompt at-
tention.
Depot Square, Barre, Vt.

MERCHANT TAILORING
Also Cleaning, Pressing
and Repairing.
MOORE & OWENS,
122 North Main St., - Barre, Vermont

LEWIS' VETERINARY HOSPITAL
Dr. Arthur H. H. Lewis, Mgr.
Dr. Geo. F. Korinek, Assistant.
12 Cottage Street.
Orange County Tel. N. E. Tel. 212-14.

MILEAGE BOOKS
TO RENT—ALL ROADS
MARRION'S CIGAR STORE,
Depot Square, Barre, Vermont.

NOTICE TO PUBLIC.
For Sleighs, Robes and Blankets, Work
Harness and Driving Harness, Shoes and
Harness repaired, go to
M. E. OUTLER'S,
Harness Shop by the Bridge, East Barre.

TYPEWRITERS
All makes of machines for sale
and rent. \$25.00 to \$100.
Cash or installments.
E. A. Drown, 48 Main St., Barre

FOR SALE
A gasoline engine in good condition.
Also polishing machines, all sorts of
polishing tools, derick, power capstan
and hoisting machine. These articles
will be sold at a very reasonable price,
separately, or as one lot.

J. S. Robinson, So. Barre, Vt
Dirt and Grass Sodds
For Sale

Good grass sods and rich
loam can be purchased at the
Ephraim French Estate land
on Main Street. Inquire at the
National Bank of Barre.
Howland Bros. & Cave.

FIRE
Insurance Rates
REDUCED
Seventeen old reliable Stock
Companies and five Mutuals
Take your choice. Call and in-
vestigate. Any competition met,
in companies that have had an ex-
perience of from 25 to 100 years.

J. W. DILLON,
3 and 4 Bolster Block, Barre, Vt.

Electric Wiring
Electric Flat Irons
Electric Motors
Electric Lamps

Cushman & Ward's
No. 1 PEARL STREET,
Barre, Vermont
Telephone 635-4

Ask Your Butcher
for **STANDISH'S**
Home-made Bolog-
na and Frankforts.

Grand Union Hotel
Opp. Grand Central Station, New York City
Rooms, \$1.00 a Day
AND UPWARD
Bathes to and from Station Free.
Send to stamp for N. Y. City Guide Book and Map

THE
New Hotel Albert
Eleventh St. and University Pl.
NEW YORK CITY.
One Block West of Broadway.
The only absolutely modern fire-proof
transient hotel below 23d Street. Location
central, yet quiet. 400 rooms, 200 with bath.
From \$1.00 per day upwards.
Excellent restaurant and cafe attached.
Moderate prices.
Send to stamp for Illustrated Guide
and Map of New York City.

CUNARD LINE
Boston-Queensdown-Liverpool
Fast Twin Screw Mail and Passenger Steamers.
14,300 tons, 600 feet long. Remarkable for
steadiness. Rooms upper decks splendid;
perfect ventilation.
SAXONIA, June 13, July 13, Aug. 13, Sept. 13
VERONA, June 20, July 20, Aug. 20, Sept. 20
Rangoon, etc., the Cunard S. S. Co., Ltd.,
25 Abchurch Lane, London, E.C. 4, or to local
agents, N. B. Ballard, Miller Block, Barre,
Vt., or S. Ballard, Langdon Block, Montpelier,
Vt.

Vermont State Hospital for the Insane.
Don D. Grout, M. D., Supt.
The trustees of the Vermont State
Hospital for the Insane, Waterbury,
Vermont, will receive bids, up to the
evening of June 23, 1909, to furnish
aid hospital with a supply of groceries
of various kinds, flour and mixed feed,
all of the above to be delivered f. o. b.
Waterbury, Vermont.
Bids for all or any part of these sup-
plies are desired.
The right is reserved to reject any and
all bids.
Specifications for any or all of these
can be had by applying to Don D. Grout,
Supt., to whom all communications
should be addressed.
D. D. Burditt,
C. H. A. Caldwell,
Trustees.
Waterbury, June 3, 1909.

AUTOMOBILE FOR HIRE
I am prepared to take parties out in
my touring car at the following prices:
Per day \$20.00
Per hour 3.00
Per mile20
Special prices to nearby towns and
cities.
Arthur S. Martin,
43 Park St.
Phone 204-3 Barre, Vermont

J. F. SADLER
Wringer Rolls, Ironing Mangles, Step-lad-
ders, Carpet Rugs, Art Squares, Linoleums,
Mattings, Smyrna and Velvet Rugs, Bed
Spreads and Comforters, Portières, Laco
Curtains, Clocks, Silverware, Wringers,
Mop Wringers, Ironing Boards, Wash
Benches, Clothes Bars and Dryers, and
Curtain Stretchers. Gentlemen's made-to-
measure Suits, Raincoats, etc. Low-
est prices, cash or payments. Phone
209-21.

FALLING HAIR is the forerunner
of baldness. If you wish to
prevent it, start in now to use

Hay's Hair Health
and see how quickly the new
hairs will begin to come in; good
strong healthy ones too. The old
hairs will stop falling out, and
dandruff, the cause of baldness,
will disappear. Then you will
have a head of hair to be proud
of.

IS NOT A DYE.
51 and 53c. BOTTLES, AT DRUGGISTS.
Hay's Hair Health cures Eczema, red,
rough and chapped hands, and all skin diseases.
It is for free hair, "The Care of the Skin," "The
Care of the Hair."

For sale by Red Cross Pharmacy,
Barre, Vt.

CHAMPLAIN TERCENTENARY.
Details Concerning The Celebration Be-
ing Perfected.

At the meeting of the joint commis-
sions of New York and Vermont held at
Plattsburg on Saturday the location for
the Champlain memorial was considered,
but owing to the absence of some of
the New York commission definite ac-
tion was not taken. A proposition was
made from persons interested in locating
the memorial on Isle La Motte, guar-
anteeing sufficient funds by private
subscription, which added to the ap-
propriations from the two commissions
should yield a sum of \$75,000.

At the meeting of the Vermont com-
mission held Saturday it was decided to
open a department of publicity to serve
the general newspaper field in New En-
gland, and Mr. D. H. Lambertson, editor
of the Burlington Suburban, List and
press agent of the Republican committee
in the last campaign, was selected as
director of the department. The tem-
porary headquarters of this department
were opened Monday in the Old Library
building, Burlington, with Miss Susan
A. Nott as stenographer and regular at-
tendant.

All persons who are planning to at-
tend the banquet given President Taft
and official guests at the gymnasium of
the university of Vermont on Thursday
evening, July 8, should not delay in
sending in their orders for tickets. Ex-
Mayor Bigelow of Burlington is chair-
man of the banquet committee and has
the tickets for distribution. There are
only 400 available for sale and the rate
at which they have been taken up ex-
ceeds expectations. It will be necessary
to make sure of these tickets and pre-
vent disappointment. The price is \$2.50
per plate and cash must accompany all
orders. At this banquet full
post-prandial exercises will be a fea-
ture and most of the distinguished guests
are expected to give numbers on the
program. The hour of the banquet is
6:30 o'clock p. m.

Interest in the tercentenary event,
from points outside of the immediate
region affected, is increasing, and the
secretaries of both commissions are in
receipt of requests for information
sought by Vermont organizations and
individuals desiring to attend. Plans
for the entertainment of guests are so
advanced that all would-be comers may
feel assured of finding their needs filled
in this respect. In Burlington, the full
facilities for lodging are being developed on
a very liberal scale, including the use
of college buildings, certain schools and
other public buildings, and tent villages
in suitable places. At nearby points,
like Queen City Park, Starr Farm Beach
and the villages of Winslow and Essex
junction, entertainment is assured for
a very large overflow. The tenting and
cot lodging privileges in Burlington are
under the direction of J. S. Berger, who
has the concessions in general. The
charge that may be made for tent privi-
leges or cot is limited by the terms of
Berger's contract to one dollar per
lodging per night. To secure these privi-
leges in advance application should be
made to J. S. Berger, Burlington, Vt.

At tercentenary day in Vergennes,
Saturday, July 3, the Hon. John Bar-
rett will be the orator, and on the same
day George Wendall, D. S. Stedford,
Washington, D. C., will fill the same
capacity at Swanton.

Excursion June 13, 1909.
The Central Vermont railway will run
the first of its popular excursions for a
five hour sail on Lake Champlain Sun-
day, June 13th. Special train will
leave Williamstown at 8:00 a. m.,
Barre at 8:40 a. m., stopping at all sta-
tions to Winslow's institute, connecting
with steamer Tiendorega. Very low
fares; seasonable hours; an enjoyable
trip. See flyers for particulars.

How's This?
We offer One Hundred Dollars Reward for any
case of Catarrh that cannot be cured by Hall's
Catarrh Cure.
F. J. CHENEY & CO., Toledo, O.
We, the undersigned, have known F. J. Che-
ney for the last 15 years, and believe him per-
fectly honorable in all business transactions
and financially able to carry out any obligations
made by him.
WALDO, KIMBALL & MARVIN,
Wholesale Druggists, Toledo, O.
Hall's Catarrh Cure is taken internally, acting
directly upon the blood and mucous surfaces of
the system. Testimonials sent free. Price 75
cents per bottle. Sold by all Druggists.
Take Hall's Family Pills for constipation.

24 ELM STREET
GLAZING TIME
Spring—This is the time of year when
you should have new glass put in window,
door, showcase or elsewhere.
Picture framing and enlarging pictures
done promptly and well. Latest attrac-
tive frame moldings. Also pictures en-
larged on pillow tops. Satisfaction sure.

M. GOTLER,
Telephone 24-12 8 Seminary St.

B. C. PRATT & COMPANY
STOCKS AND BONDS
19 CONGRESS ST., BOSTON
Commission Orders
Executed in All Markets
Call or send for our Special Letter on

THE HILL STOCKS
UNITED STATES STEEL
AMALGAMATED COPPER
SHANNON COPPER
Curb Stocks Bought and Sold
for Cash

Correspondents of Leavitt & Grant, Members
Consolidated Stock Exchange of New York.

INDUSTRIAL STOCKS AND BONDS
Income 8 Per Cent. Guaranteed
By Some of the Best Conservative
Industrial and Mercantile Establishments
In NEW ENGLAND
Industrial Stocks and Bonds Bought on Order.
Consignment of Well Rated Dividend Paying Industrial Stocks
and Bonds Solicited.
Nothing handled by us only well rated, carefully selected stocks
and bonds of the leading industrial—all dividend payers.
Closest investigation solicited. Best references. If interested
call or send card and we will send prospectus and information.

The Industrial Investment Co.
K. W. MORSE, General Manager.
Telephone Connections. - Averill Block. - Barre, Vermont.

ABOUT THE STATE

The Bolton railroad station was broken
into Thursday night and money and
stamps amounting to about \$50 was
taken.

The names of 97 Allens, 173 Browns
and 296 Smiths appear in the revised
roster of the Vermont volunteers in the
Civil War.

Electrical engineers at Norwich uni-
versity are engaged in erecting a wire-
less telegraphy mast on the roof of Car-
negie hall by which it is stated commu-
nication will be had with similar sta-
tions at Dartmouth, Cornell and the
university of Vermont.

The place of Jack Crowley in Burling-
ton was searched on Saturday evening
by the sheriff's department, when three
cases and a half of beer and a little
whiskey and alcohol were found. Crow-
ley was placed in jail. Crowley was in
county court against him for keeping
liquor on hand with intent to sell.

Fred M. Crosby, managing editor of
the Middlebury Register, got his right
hand badly injured Saturday afternoon
in the elevator. While assisting in
transferring the editorial belongings from
the second to the first floor, some-
thing went wrong with the machinery
and in attempting to set things right,
his hand was caught in the gearing but
no bones were broken. It is thought he
will recover the full use of his hand.

Despite the rain, which poured in tor-
rents the greater part of the day, the
members of the Brattleboro Woman's
club held their carnation sale Saturday
for the benefit of a summer tuberculosis
camp for Brattleboro patients. The sale
was continued from early morning until
late in the evening and early 5,000
blossoms were sold. Until the returns
are made, no definite statement of the
profit of the sale can be given. On
account of the rain, the automobile ride
was postponed.

Roach Donahue, a young man of re-
spectable appearance about 16 years old,
rang the bell of Deputy Sheriff Croft's
house at Enosburg Falls Thursday
evening and gave himself up. He had a
handful of certified bank checks on the
Benton, New Brunswick, branch of the
Royal Bank of Canada, and one filled out
for \$10 and signed on which he confessed
he had attempted to raise cash in
Richford. Mr. Croft communicated with
the bank and received telegrams in-
forming him that the boy and later another to re-
lease him.

ORANGE COUNTY COURT.
Seven True Bills and Six Not Found
Were Reported By Grand Jury.

Chelsea, June 8.—The grand jury in
Orange county court reported Saturday
seven true bills and six not found. The
jury was dismissed after reporting. The
case of G. S. Melville vs. I. B. Andrews,
a trespass case, was tried in the forenoon
and the jury returned a verdict for the
plaintiff for the sum of \$700 and costs
and was set aside by reason of the
plaintiff's "setting up the cigars to
members of the jury after the verdict
was announced, was to have been the
first case taken up but on the first day
of court the parties got together and
settled it up and the case was discon-
tinued. This will materially shorten the
term as it is said that the case would
have taken up a week. In the case of
Thomas Bayliss vs. Dr. D. R. Chase
for alleged alienation of affections, in
which the parties got together and set-
tled the matter on Tuesday afternoon and af-
ter 30 minutes deliberation they reported
a verdict for the defendant to recover
his costs.

500 WOUNDED IN EXPLOSION.
Lightning Strikes Army Powder Magazine
Near Railway Station in Poland.

London, June 8.—A dispatch received
here from Warsaw, in American Poland,
says that 500 persons were killed and
the explosion of an army powder
magazine there Saturday night.

Three soldiers were killed, forty houses
were wrecked, and hundreds of other
houses damaged and many of the wound-
ed seriously hurt.

The magazine, which was situated
near the railroad station, was struck by
lightning and exploded. Several thou-
sands of pounds of powder went off, and
1,500 projectiles were scattered among
a big crowd of people who had assem-
bled at the station awaiting a train.

The local hospitals are crowded with
the wounded.

PARCELS POST ADOPTED.
Spanish Government Also Grants Postal
Savings Bank and Lower Postage.

Madrid, June 8.—The Cortes yester-
day passed the bill providing for the
reorganization of the Spanish postal and
telegraph services. The measure will re-
sult in the cheapening of postal rates
and the introduction of a parcels post,
of a money order system, and a postal
savings bank.

Another measure passed renews steam-
ship subsidies to the amount of \$2,000,-
000 a year.

Could Not Be Better.
No one has ever made a salve, ointment,
lotion or cream known as F. J. Cheney's
Catarrh Salve. It's the one per-
fect healer of cuts, corns, burns, bruises,
sores, scalds, boils, ulcers, eczema, salt
rheum. For sore eyes, cold sores,
chapped hands, it's supreme. Infallible
for piles. Only 25c at Red Cross Phar-
macy.

THE PEOPLE ALL

**Is Cholera Cried, Give Us Newbern's
Herpicide.**

This word of late has been in every-
one's mouth, and many are wondering
what the word signifies, though no one
has yet been found, who will deny that
NEWBERN'S HERPICIDE does the work.

Well, for that information of thousands of
people who like to know all about a good
thing, we would say that HERPICIDE
means, a destroyer or killer of "Herpes,"
New "Herpes" is the family name of a
disease caused by various vegetable par-
asites. A similar microbe causes dan-
druft, itching scalp, and falling hair; this
is the microbe that NEWBERN'S HERPICIDE
promptly destroys after which the
hair grows. Sold by leading druggists.
Send for a sample to The Herpicide Co.,
Detroit, Mich.

One Dollar Bottles Guaranteed.
E. A. Drown, Special Agent.

LABEL FOR DIVORCE.
STATE OF VERMONT,
WASHINGTON COUNTY SS.
LOUISE SCOUR.
vs.
DAVID SECOR.

In County Court, September Term, 1909.
Whereas Louise Scour, of the City of Barre
in the County of Washington, has this day filed
in the office of the Clerk of said Court her label
for divorce against David Secor, of the County
of Washington and State of Vermont, on the
11th day of May A. D. 1909, that she on her
part had faithfully kept the marriage cov-
enant and performed all the duties apper-
taining thereon, but that said David Secor
has not kept the marriage covenant and has
been guilty of adultery and of the crime of
felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance for
the plaintiff, and praying that for the causes
aforesaid the said Court should grant her a
divorce from said David Secor, and praying
for the custody of her minor children, And where-
as said David Secor has not kept the marriage
covenant and has been guilty of adultery and
of the crime of felony, and of being of sufficient
poun- dary and physical ability, had, without
cause, grossly, wantonly and cruelly refused
and neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from said David
Secor, and praying for the custody of her
minor children, And whereas it is made
known to the said Court that said David
Secor has not kept the marriage covenant and
has been guilty of adultery and of the crime
of felony, and of being of sufficient poun-
dary and physical ability, had, without cause,
grossly, wantonly and cruelly refused and
neglected to provide suitable maintenance
for the plaintiff, and praying that for the
causes aforesaid, the said Court should grant
her a divorce from said David Secor, and pray-
ing for the custody of her minor children, And
whereas said David Secor has not kept the mar-
riage covenant and has been guilty of adultery
and of the crime of felony, and of being of
sufficient poun- dary and physical ability, had,
without cause, grossly, wantonly and cruelly
refused and neglected to provide suitable
maintenance for the plaintiff, and praying
that for the causes aforesaid, the said Court
should grant her a divorce from